

Interview Summary

Application No. 09/397,018

Williams

Examiner

Group Art Unit

	Michael Colaianni	1731	
All participants (applicant, applicant's representative, PTO personnel):			
(1) Michael Colaianni	(3) <u>Paul Rivard</u>		
(2) Susan Wolffe	(4) Jonnie Williams		·
Date of Interview Aug 8, 2000			
Bate of interview			
Type: \square Telephonic \boxtimes Personal (copy is given to \square applicant \boxtimes applicant's representative).			
Exhibit shown or demonstration conducted: Yes No. If yes, brief description:			
	<u>.</u>		
Agreement was reached. was not reached.			
Claim(s) discussed: new claims 53, 58			
Identification of prior art discussed:			
Marley et al. 4790335; Buensod 1568316; Bokelman et al. 4355648			
Description of the general nature of what was agreed to if an agreement was reached, or any other comments:			
Mr. Williams gave a brief description of the invention, which comprises adding exhaust free air to the curing barn to			
prevent the formation of the nitrosamines. Mr. Rivard indicated that the Marley reference has been overcome because Marley uses direct fired burner which results in the release of combustion exhaust gases into the barn. Examiner Colaianni			
indicated that the language "substantially free of combustion exhaust gases" did not necessarily remove the use of a			
direct fired burner. It was agreed to remove the word "substantially" from claims 53 and 58 before the language "free of			
combustion exhaust gases." Examiner Colaianni indicated that this appears to overcome the Marley et al. reference.			
However, further consideration may be required to ascertain the full meaning of the claims and Examiner Colaianni			
indicated that he could not commit to an indication of allowability at this time.			
(A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable must be attached. Also, where no copy of the amendents which would render the claims allowable is available, a summary thereof must be attached.)			
1. X It is not necessary for applicant to provide a separate	ate record of the substance of th	e interview.	
Unless the paragraph above has been checked to indicate to the contrary, A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a response to the last Office action has already been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW.			
2. Since the Examiner's interview summary above (in each of the objections, rejections and requirements claims are now allowable, this completed form is of Office action. Applicant is not relieved from proving is also checked.	s that may be present in the last considered to fulfill the response a ding a separate record of the inte	Office action, a requirements of	nd since the the last
Examiner Note: You must sign and stamp this form unless it is an at	•		
Evaluation 14010. The Blast Sign and Stamp this form diffess it is all at	testimone to a bignor office detion.		